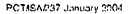
### PATENT COOPERATION TREATY

· To				:	PCI
	seo torm	PCT4SA2:	?0		ITTEN OPINION OF THE ONAL SEARCHING AUTHORIT
				:	(PCT Rule 43bis.1)
				Date of mailing (daymonth-year)	see form PCT/ISA/210 (second sheet)
	licasis or agents file Florm PC14SA2:			FOR FURTHE	
	mahorist opphisation l TKGB2004-00078		international tiling 27 02 2004	date (day-month-year)	Priority date (day-monthlyear) 22.04.2003
			) or both nabonal classif	lication and IPC	,
AG:	1M1540, G01F1	1/16, G01F	11/02	14400 400000000000000000000000000000000	
-	seant SPAK PLC				
DE.	SPANTEO				
1	This opinion co	intains indi	cations relating to the	ne tollowing items:	
	回 Box No I	Basis of th	e opinion		
	∰ Box No H	Priority			
	☑ Box No III		•	th regard to novelty, inver	ntive step and industrial applicability
	□ Box No IV		ity of invention		
	⊞ Box No V			s 43 <i>bis.</i> 1(a)(i) with regard nations supporting such s	to nevelty, inventive step or industrial tatement
	D Box No VI	Certain do	cuments cited		
	D Box No VII	Солаіп de	fects in the internation	nal application	
	LJ Box No VIII	Certain ob	servations on the inte	rnational application	
2	FURTHER ACTI	ON			
	written opinion of the applicant che	I the Interna loses ari Au eau under F	tional Proliminary Exa thorny other than this	amining Authority ("IPEA" one to be the IPEA and to	will usually be considered to be a ). However, this does not apply where he chosen IPEA has notified the mational Searching Authority.
	submit to the IPE	A a written date of mai	reply together, where	appropriate, with amendi	ne IPEA, the applicant is invited to ments, before the expiration of three on of 22 months from the priority date.
	For further option	ns, see Forn	n PCT//SAZZO.		
3	For further detail	is, see notes	to Form POTASA@20	ס	
Nan	 no and mailing addre	52 of the ISA	1170 cases - America	Authorized Officer	
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## 10/554084 JC12 Rec'd PCT/FTC 21 OCT 2005

## WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No PCT/GB2004/000789

	Box No. 1 Basis of the opinion					
1.	With regard to the language, this opinion has been established on the basis of the international application in the language in which it was field, unless otherwise indicated under this item.					
	This opinion has been established on the basis of a translation from the original language in language —, which is the language of a translation furnished for the purposes of internation (under Rules 12.3 and 23.1(b))	ito the following lat search				
?.	With regard to any nucleotide and/or amino acid sequence disclosed in the international applicacessary to the claimed invention, this opinion has been established on the basis of:	cation and				
	a type of material.					
	☐ a sequence listing					
	☐ Table(s) related to the sequence listing					
	b format of material:					
	☐ in written format					
	☐ in computer readable form					
	c. time of filing/furnishing:					
	□ contained in the international application as filed					
	LI filed together with the international application in computer readable form					
	☐ Turnished subsequently to this Authority for the purposes of search.					
3.	In addition, in the case that more than one version or copy of a sequence listing and/or table has been filed or furnished, the required statements that the information in the subsequent of copies is identical to that in the application as filed or does not go beyond the application as appropriate, were furnished.	ir additional				

4 Additional comments.

## WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No PCT/GB2004/000789

_	Во	x No. II	Priority
1	<b>{-}</b> }	The fol	llowing document has not been furnished
		$\square$	copy of the earlier application whose priority has been claimed (Rufe 43 <i>bis</i> .1 and 66.7(a)).
		0	translation of the earlier application whose priority has been claimed (Rule 43bis.1 and 66.7(b))
			quently it has not been possible to consider the validity of the priority claim. This opinion has neless been established on the assumption that the relevant date is the claimed priority date.
2	ίl	has be	purion has been established as if no priority had been claimed due to the fact that the priority claim en found invalid (Rules 43 <i>bis</i> 1 and 64.1). Thus for the purposes of this opinion, the international after indicated above is considered to be the relevant date.
3.	Λdς	utional c	observations, if necessary.

## WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/GB2004/000789

Bo	Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability					
Ti: ob	e questions whether the claimor vious), or to be industrially appli	d inve cable	ention appears to be novel, to involve an inventive step (to be non- thave not been examined in respect of.			
	the entire international application,					
0	claims Nos 10 17					
be	because:					
Ø	the said international application, or the said claims Nos. 10-17 relate to the following subject matter which does not require an international preliminary examination (specify):					
	see separate shect		•			
IJ	the description, claims or drawings <i>(indicate particular elements below)</i> or said claims Nos. are so unclear that no meaningful opinion could be formed (specify):					
	the claims, or said claims. Nos, are so inadequately supported by the description that no meaningful opinion could be formed.					
	no international search report has been established for the whole application or for said claims Nos. 10-17					
U	the nucleotide and/or amino acid sequence listing does not comply with the standard provided for in Annex C of the Administrative Instructions in that:					
	the written form		has not been turnished			
			does not comply with the standard			
	the computer readable form	[_]	has not been furnished			
			does not comply with the standard			
IJ	the tables related to the nucleotide andor amino acid sequence listing, if in computer readable form only, do not comply with the technical requirements provided for in Annex C-bis of the Administrative Instructions.					
LJ	See separate sheet for further of	detail	S			

Box No. V Reasoned statement under Rule 43 bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1 Statement

Novelty (N)

Yes. Claims

2.6

No: Claims

1,7.8.9

Inventive step (IS)

Yes Claims

2.6

No: Claims

Industrial applicability (IA)

Yes: Claims

1.9

No. Claims

2. Citations and explanations

see separate sheet

Box No. VII Certain defects in the international application

The following defects in the form or contents of the international application have been noted.

see separate sheet

#### Re Item III

Non-establishment of opinion with regard to novelty, inventive step and industrial applicability

- Method claims 10 to 15 relate to subject-matter considered by this Authority to be covered by the provisions of Rule 67.1(iv) PCT. In fact, independent method claim 10 is applied in order to expel medicament from the metering tube (see step (d) of method claim 10). This step of "expelling medicament from said metering tube" represents at least a step of medical treatment by therapy.
  - Therefore, method claims 10 to 15 are considered as methods for the treatment of the human body by therapy. Consequently, no opinion will be formulated with respect to the industrial applicability of the subject-matter of these claims (Article 34(4)(a)(I) PCT).
- Claims 16 and 17 rely, in respect of the technical features of the invention, on references to the description or drawings. However, Rule 6.2 (a) PCT clearly specifies that claims shall not rely on such references as "as described herein with reference to the attached Figures" (cf. claims 16 and 17). Consequently, no opinion will be formulated with respect to these claims.

#### Re Item V

Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

- Reference is made to the following documents:
  - D1: WO-A-02/26299 (SCHUCKMANN ALFRED VON) 4 April 2002
  - D2: US-A-4 394 941 (RECINE GIUSEPPE) 26 July 1983
  - D3: US-A-3 049 269 (ALAN GAWTHROP) 14 August 1962
  - D4: US-A-1 233 791 (KAISER CHARLES)

#### ----- lack of novelty -----

4. The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of independent claim 1 is not new in the sense of Article 33(2) PCT. The document **D1** discloses (the references in parentheses applying to this

occument) a dispensing apparatus (fig.1) comprising:

- a housing ("Gehäuse 3") and a metering tube ("Röhrchen 22"), said metering tube ("Röhrchen 22") having an opening (at the top thereof) to the interior thereof and said housing ("Gehäuse 3") having a chamber ("Vorratskammer 2") therein for storing medicament ("Pulver");
- said metering tube ("Röhrchen 22") being extendable to a dispensing position ("Ausgabebereitschaftsstellung" (ig.5), and retractable to a filling position (fig.1):
- wherein said opening (top of the metering tube) is in communication with said chamber ("Vorratskammer 2") when said metering tube ("Röhrchen 22") is in said filling position (fig.1).

The subject-matter of independent claim 1 is therefore not new (Article 33(2) PCT).

- 5. The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of independent claim 1 is also not new (Article 33(2) PCT) with regard to the disclosure of documents D2 to D4. In fact:
- (A) The document D2 discloses (the references in parentheses applying to this document) a dispensing apparatus ("dispenser 10" shown in figures 1-5) comprising: a housing ("container 22") and a metering tube ("cylindrically shaped member 32"), said metering tube ("cylindrically shaped member 32") having an opening ("opening 40") to the interior thereof and said housing ("container 22") having a chamber ("upper portion 24" of the "container 22") therein suitable for storing medicament ("liquids"):
  - said metering tube ("cylindrically shaped member 32") being extendable to a dispensing position (fig.5), and retractable to a filling position ("fill position" fig.3):
  - wherein said opening ("opening 40") is in communication with said chamber ("upper portion 24") when said metering tube ("cylindrically shaped member 32") is in said filling position ("fill position" fig.3).
- (B) The document **D3** discloses (the references in parentheses applying to this document) a dispensing apparatus (fig.1) comprising:
  - a housing ("container" c.2, l.56) having a chamber (interior of "member 11") therein;
  - a metering tube ("tube 1") having an opening ("orifice 5") to the interior thereof, said

metering tube being extendable to a dispensing position ("outermost position" - fig. 1), and retractable to a filling position ("depressed position" - see also c.3, l.1 to l.17):

- (C) The document **D4** discloses (the references in parentheses applying to this document) a dispensing apparatus (fig.1-3) comprising:
  - a housing ("tank 5") having a chamber (interior of "tank 5") therein;
  - a metering tube ("cylinder 9") having an opening ("opening 10") to the interior thereof, said metering tube being extendable to a dispensing position (fig.3), and retractable to a filling position (fig.2):

The subject-matter of independent claim 1 is therefore not new (Article 33(2) PCT).

- 6. The additional features of dependent claims 7 to 9 are already known from D1 so that these claims also lack novelty (Article 33(2) PCT).
  - Claim 7: the stop ("Mitnehmervorsprünge 47") is provided to limit the displacement of the metering tube ("Röhrchen 22").
  - Claim 8: the dispensing apparatus is provided in a hand-held inhaler ("Inhalator") for oral delivery ("Mundstück 10") of medicament ("Medikamentenpulver").
  - Claim 9: the medicament ("Medikamentenpulver") is delivered as an atomised mist (see fig 6).

#### ----- positive assessment ------

7. The combination of the features of dependent claim 2 is neither known from, nor rendered obvious by, the available prior art. The reasons are as follows:

The document **D2** is regarded as being the closest prior art to the subject-matter of claim 2, and discloses a dispensing apparatus (see paragraph 5(A) of the present written opinion) having a piston ("plunger 44") used for moving the metering tube ("cylindrical member 32") from the filling position to the dispensing position. Hence, the subject-matter of claim 2 differs from this known apparatus in that the piston is suitable "for drawing medicament into said metering tube and expelling medicament from said metering tube". The problem to be solved by the present invention may therefore be regarded as "how to provide an alternative solution for the manual delivery of the medicament".

None of the cited documents discloses or renders obvious the solution proposed in dependent claim 2 (the solution consisting in a piston for drawing medicament into the extendable/retractable metering tube and expelling medicament from the extendable/retractable metering tube): the fluid dispenser of D2 would required to many modifications in order to arrive at a dispensing apparatus according to claim 2. Consequently, the subject-matter of dependent claim 2 is new (Article 33(2) PCT) and inventive (Article 33(3) PCT).

7.1 Dependent claims 3 to 6 define preferred embodiments of the dispensing apparatus of claim 2. Therefore, the subject-matter of dependent claims 3 to 6 is also new (Article 33(2) PCT) and inventive (Article 33(3) PCT).

#### ····· industrial applicability ------

- 8. The subject-matter of claims 1 to 9 is considered as industrially applicable (Article 33(4) PCT) since it can be made or used in any kind of industry.
- 8.1 Consequently, the subject-matter of claims 2 to 6 fulfills the requirements of patentability set out in Articles 33(1)-(4) PCT.

#### Re Item VII

Certain defects in the international application (form and content)

- Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art disclosed in the documents D1 to D4 is not mentioned in the description, nor are these documents identified therein.
- 10. The independent claim should have been written in the two-part form in accordance with Rule 6.3(b) PCT with those features known in combination from the prior art being placed in the preamble (Rule 6.3(b)(i) PCT) and with the remaining features being included in the characterising part (Rule 6.3(b)(ii) PCT).
- 11. The features of the claims are not provided with reference signs placed in parentheses (Rule 6.2(b) PCT).

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